

EXHIBIT 13

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May 6, 2013

VIA ELECTRONIC MAIL

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Re: *Chevron v. Donziger, et al., Case No. 11-CIV-0691-LAK*

Dear Counsel:

I write on behalf of Plaintiff Chevron Corporation (“Chevron”) in response to your letter of May 2, 2013 regarding the production of documents from Burford Capital LLC and related entities (“Burford”). Although your concerns are properly addressed to Burford, Chevron can provide the following information:

First, Chevron did not make any confidentiality designations over documents produced by Burford. Rather, Chevron produced the documents as they were produced to Chevron by Burford.

Second, Chevron did not redact any portion of the documents produced by Burford, nor did Chevron provide any input on the decisions Burford made about redactions of its own documents.

Third, Chevron has produced to Defendants all the documents (and privilege log) produced to Chevron by Burford, pursuant to Chevron’s subpoena in this matter.

Accordingly, any concerns that the Donziger Defendants and the LAPs may have with respect to Burford’s confidentiality designations and Burford’s redaction of its

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documents are properly addressed to Burford – which is “the Producing Party” under the operative Protective Order.

Sincerely,

/s/ Ethan D. Dettmer

Ethan D. Dettmer

EDD/skp

cc: Counsel of Record